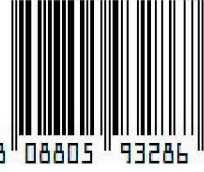


The Beattyville Enterprise



Serving Lee County, Beattyville

Thursday, June 19, 2014



and the Three Forks area for 130 years

Vol. 130, No. 48

50¢

County creates new position

The Lee County Fiscal Court Monday agreed to create a new position in the judge/executive's office because, as Judge/Executive Steve Mays told the *Enterprise*, "It seems the workload has increased in the summertime."

During the court's regular monthly meeting, agreement was given to hire Savannah Shelton as a full time seasonal office assistant at \$7.50 an hour.

Magistrate Everett Lee Marshall asked Mays if the position was needed, then all members of the court gave their approval.

When asked about the position Tuesday, Mays told the newspaper, "Just hired a person to help out. It seems the workload has increased in the summertime. She had been with a program, but the funding had run out."

Also during Monday's meeting, the court hired Travis Charles as a seasonal Solid Waste employee at \$8 an hour.

Scott Vanderpool was moved from seasonal to full time probation for six months in the Solid Waste department at \$8 an hour.

The court approved a memorandum of agreement with the state Highway Department to receive \$125,000 for the resurfacing of certain county roads.

In a related matter, the court approved the county road aid agreement with the state for the 2014-2015 fiscal year.

A budget amendment was approved because the Ambulance Service took in more revenues than anticipated, thus needing less support from the General Fund.

According to County Finance Officer Pearl Spencer, the service was expected to generate \$708,000 in revenues, but ended up receiving \$805,000. That allowed the court to reduce the amount the general fund was supporting the service from \$372,000 to \$309,000.

The second and final reading was given to the FY 2014-15 budget.

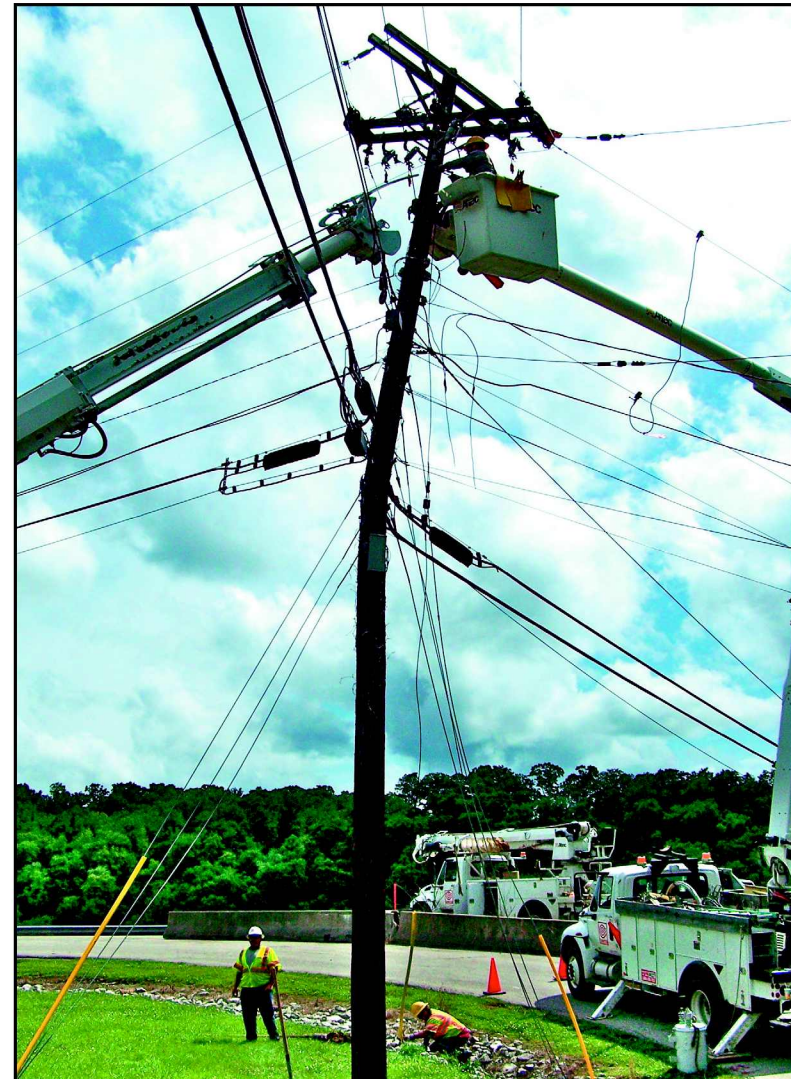
Lee County Building Supply and Big Sinking Solutions won the culvert bids.

The treasurer's report as of May 31 showed: General Fund - \$504,312; Road Fund - \$256,299; Jail Fund - \$19,838; L.G.E.A. - \$201,630; Ambulance Fund - \$86,632; and Solid Waste Fund - \$172,963.

Man in accident broke into grave

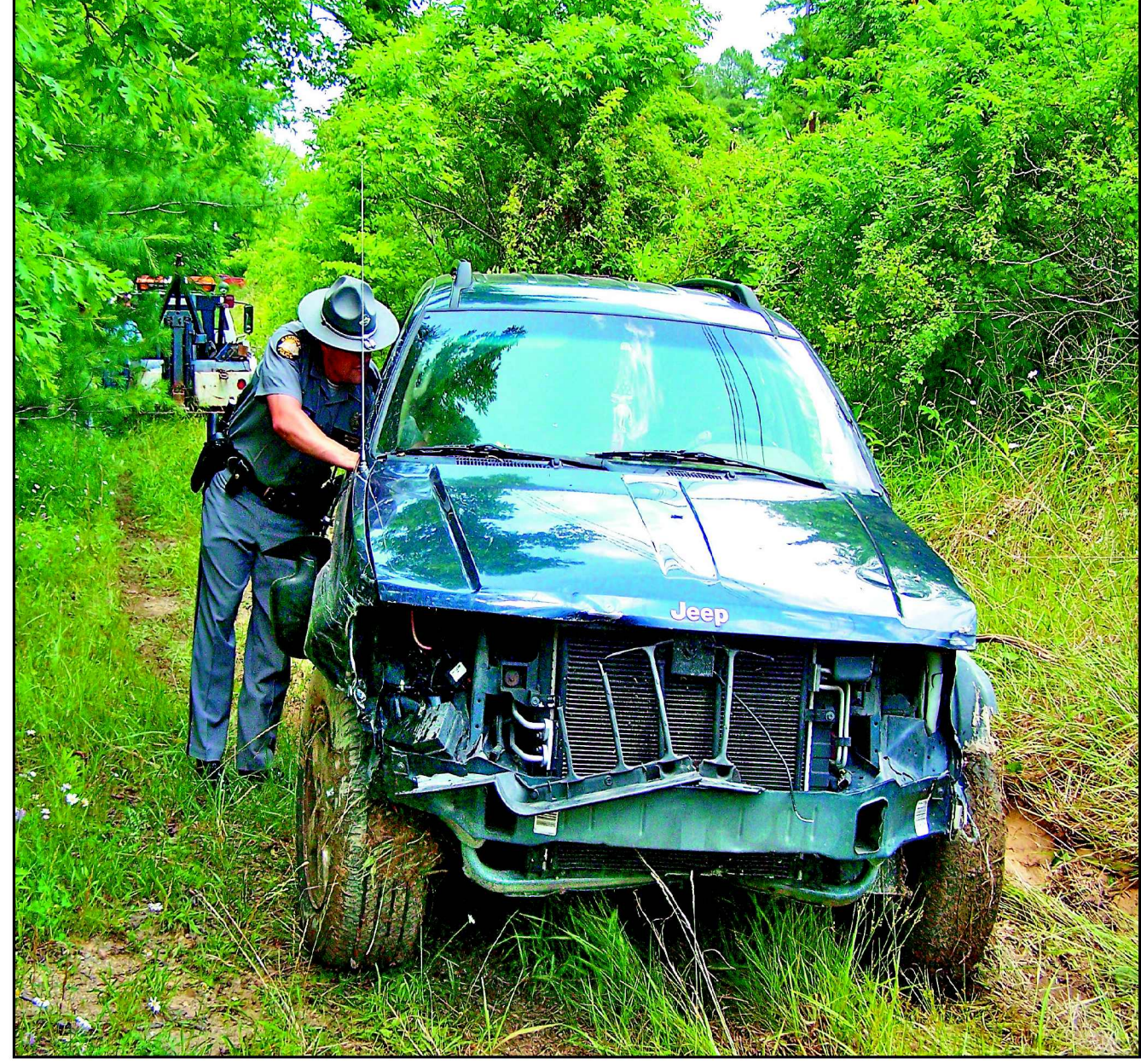
The man involved in a fatal Owsley County automobile accident on June 8 has a criminal history that includes involvement in a grave-robbing incident in 2004 and is a registered sex offender. According to Kentucky State Police, Dave A. Reed, 55 of Booneville was driving a 1992 Ford Ranger east on KY 30 on that Sunday just four miles east of Booneville.

See "Grave" Page 5



Getting rewired

Kentucky Utilities workers were dealing with an odd problem last Wednesday (June 11) after Tuesday's storm. A tree had fallen on some power lines that then broke the pole just above the telephone lines. The crew eventually cut off the top of the pole, which is located near Beattyville's Apple Market. (See Page 5 for related story.)



Where did he go?

Kentucky State Police Trooper Brent Lynch examines the interior of this vehicle that went of KY 11 near the 17-mile marker in Owsley County at Pebworth on Monday afternoon. Lynch said the driver left the vehicle after the accident, and was not at the scene. He said the vehicle is owned by an Ernie Cornett of Beattyville.

Auditor blasts Wolfe

The state auditor blistered the Wolfe County Fiscal Court Tuesday in an audit that alleges the county sold gravel to private individuals, reimbursed an ambulance service for used ambulances with no invoices provided, and used federal money for sidewalks instead of a meat processing plant.

According to the audit, "The county has been purchasing gravel in excess of the county's needs and selling it to private individuals. Gravel sales totaled \$4,842 for fiscal year 2013. Purchases were made at the county garage and receipts were prepared and provided to customers. Funds were then given to the county judge/executive. The first deposit was made on April 19, 2013 for \$3,063 consisting of funds collected from March 13, 2012 through April 19, 2013. It is not the responsibility of the county government to provide gravel for purchase for private individuals. Costs incurred from gravel purchases include the price of the gravel, expenses are incurred for trucks used for hauling, fuel bills and payroll for truck drivers. In addition to not recovering all costs associated with the purchase of the gravel, there is also the appearance and opportunity for gravel to be used for private purposes."

We recommend the county cease the practice of selling the county's gravel surplus and only use county funds for the maintenance of county property."

The county judge/executive gave no response to the auditors about the finding.

There was also a problem with credit cards.

The audit says, "The county used credit cards for a variety of purposes during fiscal year 2013, including conferences and meals purchases, computer and software purchases as well as parts for equipment repairs. Credit card use is allowable, however all purchases must be evidenced by original detailed invoices to determine if the purchases are allowable and for county business. Of the total \$15,301 of credit card invoices tested, \$7,312 did not have a detailed invoice. Since the county did not require all purchases to have detailed original invoices attached, we could not determine that payments made for the disbursements were appropriate. The county should require individuals that use the county's credit card, maintain all original detailed invoices or the use of the credit card should be limited to those individuals who abide by the original detailed evidence for all charges."

Again, the judge/executive gave no response.

The audit found that the county does not have a written agreement with the firm that provides ambulance service to the county.

Auditors suggested that such an agreement be drafted.

There was no response from the judge/executive.

Also related to the ambulance service, the auditors noted that firms changed beginning in June 2012.

Because of a lack of invoices from fiscal year 2010 onward, the auditors said that money from a Kentucky Board of Emergency Medical Services (KBEMS) grant should be reimbursed to the agency.

The audit says, "Therefore, the \$22,734 of KBEMS grant funds should be reimbursed to the Kentucky Board of Emergency Medical Services since the ambulance service approved by them is no longer servicing the area and the new service in not an approved agency. We will refer this to the county attorney and to the Kentucky Board of Emergency Medical Services."

The judge/executive gave no response.

Directly following that section, the audit says, "In addition to the above mentioned items, the county provided us with two invoices totaling \$26,950 for ambulances purchased by their new ambulance service. The county reimbursed the new ambulance service \$22,105 for this purchase from the KBEMS grant funds. The invoices provided listed the make, model, and vehicle identification number (VIN) of the ambulances the ambulance service was requesting for. Our testing revealed the VIN of the listed vehicles could not be located in the county clerk's registration system, AVIS, which registers and tracks all vehicles registered in Kentucky. The county provides insurance on the ambulances, however these ambulances could not be found on the insurance list. Also, the ambulances noted on the invoices would not have been allowable disbursements of the grant funds because they were older than three model years based on the KBEMS regulations and 202 KAR 7:250."

Upon inquiry of the ambulance service, we were told they decided to purchase different ambulances than the ones noted on the invoices provided to the county. The ambulance service was asked to provide the new invoices to document the purchase and ensure the ambulances were in fact in the county's name and insurance was provided on them. However, the invoices requested to support the ambulance purchases were not provided. Therefore the new ambulance service received county funds based on false documentation that was not accurate and did not substantiate the reimbursement made.

We recommend the County consult with the

See "Wolfe" Page 5

Opinion/News Page

Kentucky's hardwood can grow energy jobs

By Cheryl Avioli

Kentucky's hardwood industry has a significant role in many of our State's signature industries. Kentucky's forests are harvested to craft the world's finest bourbon barrels, to fence the world's fastest horses and to build the courts for the country's best basketball teams. Currently, the hardwood industry employs over 56,000 workers and contributes \$12.7 billion to the economy every year. As we look to the future, our forest residuals can create an equally important role in creating a new sustainable energy industry – biomass power.

While Kentucky has long enjoyed a ready supply of energy with abundant coal reserves, new federal regulations are driving up the cost and decreasing demand for coal-generated electricity. This translates into fewer jobs and economic distress for the hard-working families who have mined coal for decades. Certainly, the folks in Perry County – who have lost 21 percent of their coal mining employment in the last year – would prefer to have these regulations disappear so that they can get back to work. Unfortunately, these regulations don't appear to be going away any time soon, if ever.

So what do we do to

restore Kentucky's previous place among the leading energy states and get people back to work? Given Kentucky's abundance of forested land (12.4 million acres) and a well-established forestry industry, sustainable woody biomass is a key part of the answer. Woody biomass energy is energy derived from saw-mill residuals and wood that would otherwise go to waste or decompose in the forest. Biomass accounts for more renewable power in the U.S. than wind and solar combined. Unlike wind and solar, which fluctuate with atmospheric conditions, biomass is a consistent source of renewable energy available around the clock and a critical asset in our national drive toward energy independence.

To obtain best pricing and comply with government regulations, utilities will increasingly look to secure contracts with multiple energy providers that include a mix of non-renewable fuels (natural gas, oil, coal) and renewable energy, such as biomass, wind and solar. Because Kentucky is already among the leading coal states in America, it is well positioned to capitalize on this changing demand for scalable, diversified energy resources.

In the 2014 Farm Bill,

the federal government has earmarked \$25 million annually to position biomass for growth in disadvantaged regions of the country. Just last week the federal government confirmed its support for biomass energy with the following statement from the U.S. Department of Agriculture: "The potential to achieve transformational progress on biomass energy in rural America and generate tremendous economic opportunities is very promising. Investing in agricultural and forestry producers who cultivate energy biomass and supporting next-generation biofuels facilities make America more energy independent, help combat climate change and create jobs in rural America."

By creating a market and producing the energy here and now, Kentuckians will be able to avoid having to buy energy from other states. New federally imposed rules will likely force Kentucky businesses and ratepayers to buy clean energy from other states if we cannot produce any here in the Commonwealth. Renewable standards or goals are now in place in more than 40 U.S. states and territories. Over the long term, the price of biomass power is much more certain and less risky compared to other

sources of electricity and will be cheaper than other base load alternatives.

Diversifying Kentucky's energy sources to include a vibrant biomass industry can have immediate impact. We have a chance to move forward now with a biomass power plant sited for Hazard, Kentucky where unemployment sits at a painful 12.9 percent. Opponents of the plant and activists from out of state are behind an effort to stymie this project in court even though it has already been approved by the Kentucky Public Service Commission.

To learn more about biomass energy, visit <http://energy.ky.gov>. It is time to get Kentuckians back to work with steady jobs that meet the new demands of a growing, nationally-diversified energy market. In doing so, we can stimulate a sluggish economy with one of Kentucky's leading natural resources – our forests.

Cheryl Avioli is a former member of the New York State Public Service Commission and is in favor of leveraging Kentucky's energy resources to optimize its role in America's plan for energy diversification. She resides in Kentucky with her husband and their five children.

We must fight for those who've given so much while asking for little in return

By Alison Lundergan Grimes

Our military heroes make the ultimate sacrifice to preserve our freedom, and we owe so much to every veteran who has worn our nation's uniform. Unfortunately, Mitch McConnell voted against extending this program, which expired at the end of last year.

Like all Kentuckians, I am horrified by reports of deadly neglect of patients at hospitals operated by the U.S. Department of Veterans Affairs. Although a full investigation is still in progress, it is apparent that at least several dozen former service personnel died while awaiting treatment at VA facilities.

This situation is intolerable.

Last month, I was among the first in the nation to call for the resignation of Veterans Affairs Secretary Eric Shinseki.

I took no pleasure in insisting that General Shinseki leave his post. As a career officer, he served his nation faithfully, and I have no doubt that he wanted the best possible treatment for our veterans.

But government officials must be held accountable for the operations of their departments. Failures of such magnitude in the VA hospital system demand a change in leadership.

Meeting the needs of veterans and active-duty servicemen and women – and being their fierce advocate – has been a top priority of my tenure in public service.

As Kentucky's Secretary of State, I traveled to the Middle East to meet with deployed members of the armed forces to learn why personnel who risk their lives on our behalf had difficulty casting ballots that would be counted in elections back home. I made recommendations and worked with state legislators from both parties to strengthen and protect service members' right to vote.

As a U.S. Senate candidate, I have repeatedly called for my opponent, Sen. Mitch McConnell, to extend unemployment insurance benefits for impacted veterans and other dislocated workers. Instead, Sen. McConnell voted to cut off nearly 200,000 American veterans from unemployment benefits.

I also believe we have a moral obligation to make

permanent the federal "VOW to Hire Heroes Act," which provides businesses a one-time tax credit for every unemployed or disabled veteran they hire. Unfortunately,

Mitch McConnell voted against extending this program, which expired at the end of last year.

A central plank of my comprehensive jobs plan is the need to expand education and training opportunities for veterans and service members, through public/private partnerships that help them translate their military skills and expertise to the civilian workforce.

Moreover, the federal Earned Income Tax Credit and the Child Tax Credit supports approximately 28,000 Kentucky veterans.

These credits also play a major role in helping tens of thousands of working military families, and their children, stay above poverty levels. In 2010, Mitch McConnell introduced a tax plan that would have permanently renewed the Bush-era tax cuts for the wealthy but not extended EITC and CTC improvements. When I am your senator, I will stand up for our veterans and fight to preserve both credits. After all they've done to fight for our freedom, our veterans and military personnel shouldn't have to come home and fight their own U.S. senator.

Finally, even after the current VA hospital tragedy is resolved, other critically important veterans' health issues will remain. These include improved access to mental-health services, prosthetic care and wound regeneration. We must address these challenges with a sense of urgency that disgracefully seems lacking in today's Washington.

The struggle to provide veterans and active personnel the benefits they deserve – and have been promised – is a commitment we must all take on. I invite all Kentuckians to join me in this fight on behalf of those who have given so much while asking for little in return. There is not another day to be wasted.

Alison Lundergan Grimes is Kentucky's Secretary of State and Democratic nominee for U.S. Senate.

Canning Jam and Jelly

There will be a Beginning Canning Class "Canning Jam and Jelly" on Thursday, June 19th, at 5:00 p.m. to 7:00 p.m. at the Lee County Extension Service. You must pre-register for the class. Heidi Williams, Nutrition Education Assistant, will be the instructor. Call the Lee County Extension Service at (606) 464-2759 to register for the class.

Extension District Board Meeting

The Lee County Extension District Board will meet on Friday, June 20th at 9:00 a.m. at the Lee County Extension Service. An individual / or individuals wishing to address the Lee County Extension District Board should call the Lee County Extension Service at least 24 hours prior to the Extension District Board Meeting and request to be placed on the agenda for that specific meeting. Please include topic or subject matter for discussion. Presenters will be given a 5 minutes time frame to address the board. Meetings of the Lee County Extension District Board are open to the public. For additional information please contact the Lee County Extension Service at (606) 464-2759. Educational programs of Kentucky Cooperative Extension serve all people regardless of race, color, age, sex, religion, disability or national origin.

Hours: Mon. - Sat. 11:00 a.m. - 9:00 p.m.
Sun. 12:00 p.m. - 9 p.m.

Kids eat FREE
every Wednesday & Saturday!!
(limit 2 meals w/2 adult meals,
includes drink)

The Beattyville Enterprise

Established in 1883 as *The Three Forks Enterprise*

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Cheryle Walton.....Advertising

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Eye to Eye

with David Blandford, M.D.

CONE-SHAPED CORNEAL BULGE

"Keratoconus" is a condition characterized by a cone-shaped bulge that develops in thinning corneal tissue. It prevents the light entering the eye from being focused correctly on the retina, causing distortion of vision. Vision changes usually begin in the middle to late teenage years, and continue until sometime between the ages of 25 to 40, when they slow down or cease. Initial symptoms include frequent or sudden large increases in nearsightedness or astigmatism. Keratoconus may occur in one or both eyes. Images may appear blurred or distorted, and glare may present a problem. When glasses fail to fully correct vision, hard contacts may be used to provide an optically smooth surface. In some cases, a corneal transplant may be necessary.

KENTUCKY EYE INSTITUTE

David L. Blandford, MD

Eye Surgeon & Physician

Louis P. Ellen, OD

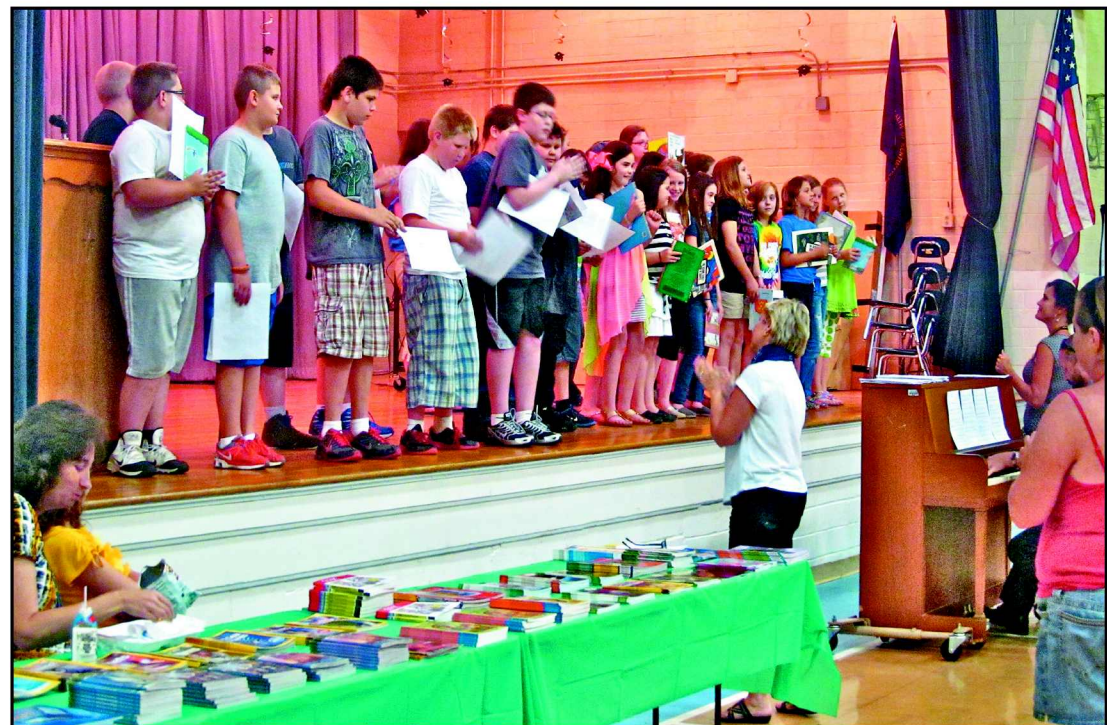
Primary Care Optometrist

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LEE COUNTY SCHOOL NEWS



Reading is “FUN”damental kicks off

Submitted by Sherry Lanham

Students and parents attended the Reading is “FUN”damental kick off at Beattyville Elementary. Every student in grades K-5 received several new books to take home and read over the summer.

During the event students and parents picked out books for the family and students did a performance for the audience.

Three from Lee Middle School named Roger’s Explorers



Ellen Grace Jennings



Mollie Johnson

Lee County students Ellen Jennings, Gram Durbin, and Mollie Johnson have been named 2014 Rogers Explorers.

Lee County Middle School students Ellen Jennings, Gram Durbin, (no photo available) and Mollie Johnson have been selected by The Center for Rural Development to build their math, science, and technology skills this summer at the 2014 Rogers Explorers youth leadership program.

One hundred and fifty middle school graduates from Southern and Eastern Kentucky will converge on the campuses of five Kentucky colleges and universities for

this year's Rogers Explorers program. It is the largest class ever in the history of the eight-year-old program.

“Rogers Explorers gives students a one-of-a-kind learning experience to explore different career opportunities and possible career paths in the fields of math, science, and technology,” said Delaney Stephens, community liaison and youth programs coordinator for The Center. “The program also encourages creative thinking and teamwork and builds leadership skills as the region’s next generation of leaders and entrepreneurs.”

Ellen is the daughter of David and Judy Jennings. Gram is the son of Phillip and Jana Durbin. Mollie is the daughter of Michael and Amy Johnson.

Rogers Explorers is presented by The Center for Rural Development in partnership with Lindsey Wilson College, University of the Commonwealth of Kentucky, Eastern Kentucky

University, Morehead State University, and the newest host site, Asbury University.

Students spend three days and two nights on the campuses of one of these Kentucky colleges or universities. The program is open to eighth-grade students within The Center’s 45-county primary service area who have a strong interest in developing skills in leadership, technology, math, science, and community service.

For more information about Rogers Explorers, call The Center at 606-677-6000, email youth@centertech.com, or visit www.centeryouthprograms.com.

University of Kentucky announces Dean’s List

The University of Kentucky has released its Dean’s List for the Spring 2014 semester. A total of 5,477 students were recognized for their outstanding academic performance.

To make a Dean’s List in one of the UK colleges, a student must earn a grade point average of 3.6 or higher and must have earned 12 credits or more in that semester, excluding credits earned in pass-fail classes. Some UK colleges require a 3.5 GPA to make the Dean’s List. In Lee County **Brant Mitchell Cornelius**, So in Kinesiology, In Owsley County, **Candace Opal Rochelle McQueen**, Sr in Kinesiology.



Science would be a lot easier with a time machine, wouldn’t it? Scientists are always asking questions about how things in the past led to the universe we know today. Take the formation of our solar system 4.6 billion years ago. We’ve got a pretty good idea of how it happened, but wouldn’t it be great if we could see actual snapshots of the entire process?

We can actually get pretty close to doing that, it turns out. A group of astronomers recently went back and looked at some old photos taken by the Hubble Space Telescope. They wanted to see if a new way of looking at the photos would allow them to observe other stars in the early stages of forming a solar system.

What these astronomers were looking for were

A Glimpse Into the Past
By Alex H. Kasprak

National Aeronautics and Space Administration

hazy, dusty disks of debris surrounding young stars. That’s because we are pretty sure that our solar system formed from a dusty cloud that turned into a star. The material left over would have collected in a massive disk with gas, dust, and larger bits of space junk colliding and growing in size as they orbited around the star. Eventually, we think, these clumps would have

formed into the planets, moons, asteroids, and comets we know today.

It’s pretty hard to see dust or even a planet elsewhere in the galaxy. We’ve seen them before, but it would be great to be able to go back and use old data to try and find more of them. These scientists decided to take a look at how light scattered around some stars already imaged by the Hubble Space Telescope. They looked for evidence of material blocking the path of the stars’ light.

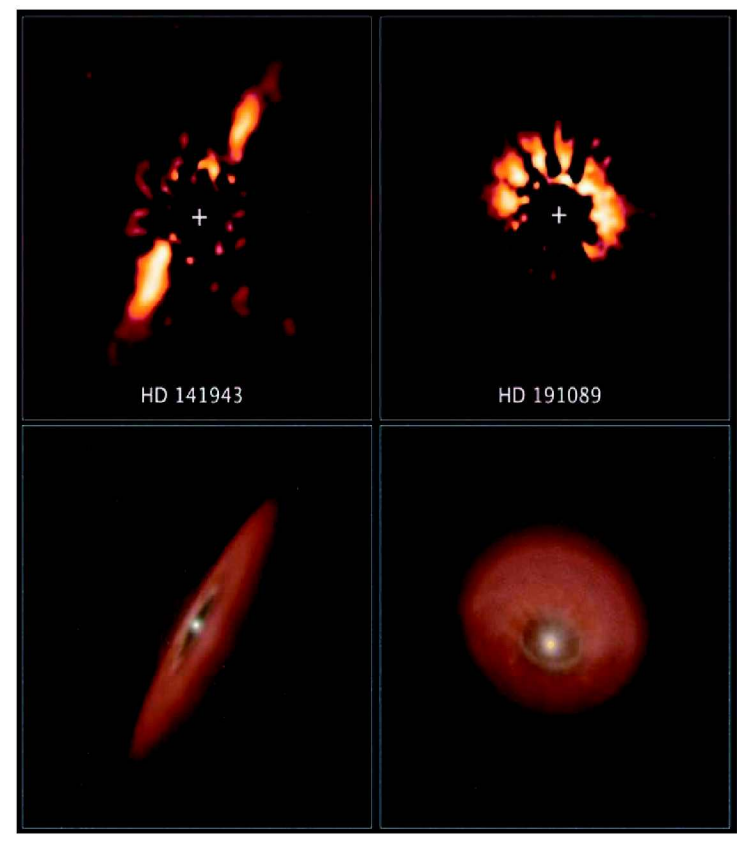
Their efforts paid off. Using the new technique, they found five new disks around stars that showed no signs of having a disk the first time scientists looked at them. One of the stars, HD 141943, appears to be exactly like our own sun when it was first forming planets. It’s practically a snapshot of the birth of our own solar system!

With any luck, scientists will be able to locate more and more planet-forming disks by applying this method to other old (and new) images. If we find more systems similar to our own at different stages in their evolution, we might be able

to see the whole process of solar system formation from start to finish.

That would be as close to using a time machine as we are ever going to get!

Watch this cool video



Hubble images of debris disks around stars on top, artist's interpretation of their shape on the bottom.

The disk on the left is thought to look similar to our own solar system during its formation.

Credit: NASA/ESA, R. Soummer, Ann Feild (STScI).

Editors: download photo here: http://www.nasa.gov/sites/default/files/14-114-hubble2_o.jpg

News - Local/regional

Jackson Energy thanks members for patience

By Carol Wright,
Jackson Energy President & CEO

Spring storms have been hard on Jackson Energy and their members. In late May, we had a storm that left 12,300 members without power, and a few weeks later, on June 10, another storm hit the region. This time, 10,775 co-op members were left in the dark from falling tree limbs, broken poles and uprooted trees.

The outages these storms left behind are unusual for the spring. These are numbers we might see following a winter ice storm, or snow storm. No matter what causes the damage, it's still often a time-consuming process to restore the power.

Getting the power back on as quickly and safely as possible is our priority. This involves bringing in extra crews to assist our line techs, and this storm was no different. Seven extra contractor crews and a crew from a neighboring cooperative assisted with the repairs. Altogether, 93 workers were in the field restoring power.

We had trucks and boots on the ground shortly after the winds stopped blowing and they worked late into the night on Tuesday, Wednesday and Thursday restoring service to over 10,600 members in about 48 hours. The remaining members, less than 100, had their power back on Friday evening.

Making repairs after a storm is a time-consuming and methodical process. We often get calls from members who say they know what the problem is and it won't take but a few minutes of work on a pole outside their home

Roger's completes Air Force basic

Air Force Airman Zachary B. Rogers graduated from basic military training at Joint Base San Antonio-Lackland, San Antonio, Texas.

The airman completed an intensive, eight-week program that included training in military discipline and studies, Air Force core values, physical fitness, and basic warfare principles and skills.

Airmen who complete basic training earn four credits toward an associate in applied science degree through the Community College of the Air Force.

Rogers is the son of Andrea M. and Neal Rogers, grandson of Charlotte Condy and nephew of Sean Flanagan all of Beattyville.

He is a 2013 graduate of Lee County High School, Beattyville.

to get the power back on. What they don't realize is that the main line going to their home may also be damaged, and power has to be restored to the main feeder lines before the smaller, individual lines can be repaired. This storm was unique, as well, in that there were a large number of members served by smaller lines that were down. The main feeder line may have been operating, but the number of individual outages was abnormally high.

We know it's frustrating to be left in the dark, and that's why we bring in extra crews and work long hours to make repairs as quickly as we can when storms leave behind widespread damage.

Jackson Energy wants to thank our members for being patient when we do have storm damage, and we also thank you for the kind comments you send our way for the line techs who put in those long hours. It's our job to take care of the lines, and it's a job we must do safely.

Activities: Corn hole, Horseshoes, Karaoke, Bingo (begins around 1:30), catching up with family!

Notes: Bring a picture of family members with past or present military service to display; bring a small or homemade prize for the bingo games; and bring your favorite family stories and pictures to share.

For more information, contact Marsey Dunahoo at marsey@yahoo.com or Bonnie Dunahoo at bonniedunahoo@bellsouth.net

"Wolfe" from Front

County Attorney to determine if the ambulance service should reimburse the County the \$22,105."

The judge/executive had no response.

The final issue concerned the use of federal money for something other than its requested intent.

According to the audit, "The county used \$48,522 of restricted Community Block Development Grant (CDBG) funds to pay for sidewalk renovation. The County was awarded a \$300,000 CDBG Grant for the purposes of construction of a meat processing plant at the Wolfe-Morgan Multi-County Industrial Development Authority Park. Per the CDBG grant Agreement allowable costs for this grant only include expenses related to the construction of the meat processing plant."

We will refer this matter to the Department for Local Government, the oversight agency for review."

The applicable regulations are then cited.

The audit then says, "By using CDBG funds for non-allowable expenses the county has the potential to lose future federal funding and may have to pay back funds received that were used incorrectly.

Since these funds were restricted for the construction of a meat processing plant and should not be used for any other purpose, the county should reimburse the special project funds where CDBG funds were deposited. On March 7, 2014, the county transferred \$48,522 from the general fund to the special projects fund as required.

There was no response from the judge/executive.

WHY SUBSCRIBE?



Dunahoo-Collins Family Reunion

What: Dunahoo-Collins Family Reunion
Who: Descendants of Jesse Lee Dunahoo, Polly Ann Collins, Nancy Crabtree, Jackson Butler, Nancy Jane Whisman.

When: July 5, 2014

Time: Potluck @ 12:30

Where: Happy Top Community Center, 500 Happy Top Road, Beattyville, KY 41311

Theme: Patriotic

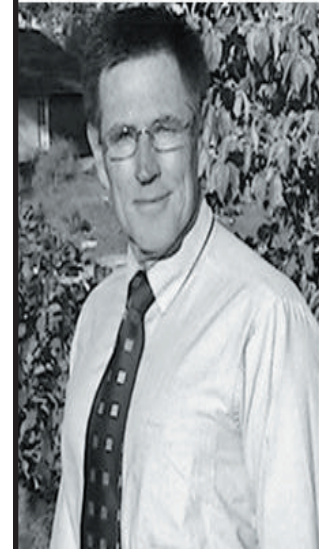
Format: Potluck

Activities: Corn hole, Horseshoes, Karaoke, Bingo

(begins around 1:30), catching up with family!

Notes: Bring a picture of family members with past or present military service to display; bring a small or homemade prize for the bingo games; and bring your favorite family stories and pictures to share.

For more information, contact Marsey Dunahoo at marsey@yahoo.com or Bonnie Dunahoo at bonniedunahoo@bellsouth.net



Chuck Caudill

Please read my Comprehensive Plan at Facebook.com/caudillforjudge or Request one by emailing chuck102001@aol.com

or Let's Talk. Call 606-464-2309

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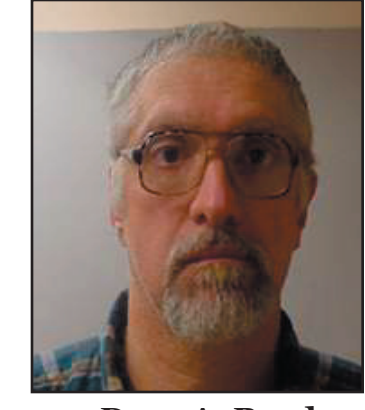
Apply on-line today at www.kfbcareers.com



"Grave" from Front

Police said the vehicle crossed the centerline and sideswiped a Dodge Avenger, operated by 29-year-old Christopher P. Ritchie of Jackson.

He, along with Bobby Terry, Clarence Terry, Ena



Dave A. Reed

jewelry.

Reed was sentenced to 15 years, but according to the Kentucky Department of Corrections he completed his obligations in March 2013.

Reed is also listed on the Kentucky State Police sex offender registry.

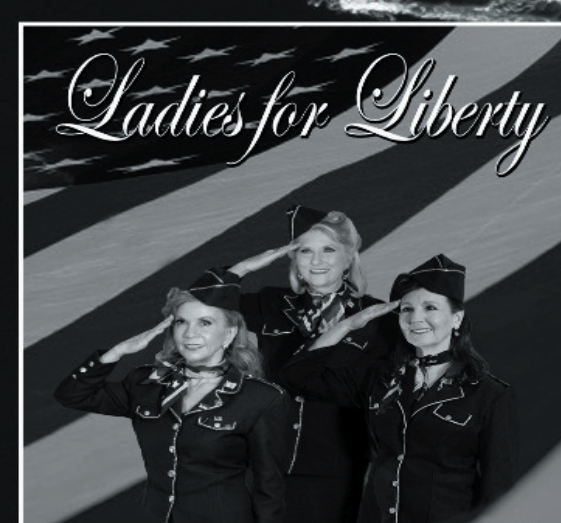
The report says that he was guilty of sexual abuse in the first degree of a three-year-old victim.

THE BEATTYVILLE ENTERPRISE

(606) 464-2444

In County: \$19

Out of County: \$26

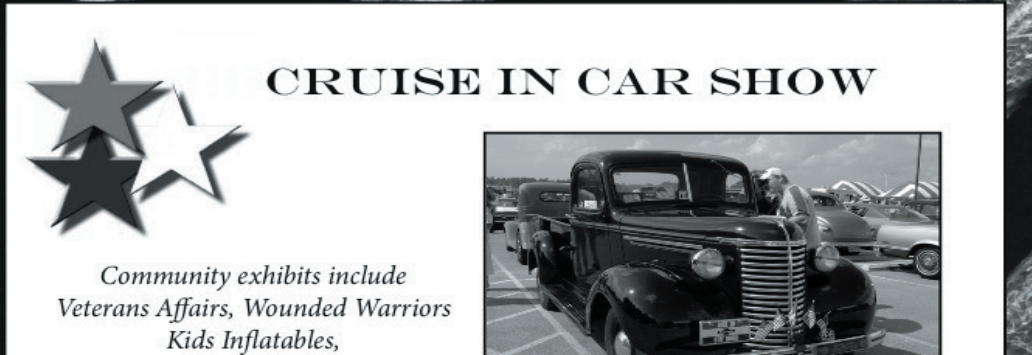


2014

Jackson Energy Annual Meeting

A Patriotic Salute

featuring
Ladies for Liberty
a singing trio dedicated to performing in the style of the Andrews Sisters, 6 & 8 p.m.



CRUISE IN CAR SHOW

Community exhibits include
Veterans Affairs, Wounded Warriors
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Courthouse Page

Three Forks Jail Report

John W. Akers, charge: receiving stolen property under \$10,000.

Herbert D. Allen, charge: possession controlled substance, first degree first offense; charge: operating motor vehicle under influence of alcohol/drugs/etc., first offense.

Travis C. Barrett, charge: operating motor vehicle under influence of alcohol/drugs/etc., first offense; charge: wanton endangerment, first degree; charge: possession of marijuana; charge: drug paraphernalia – buy/possess; charge: possession controlled substance, third degree; charge: possession controlled substance, second degree.

Justin R. Bell, charge: serving warrant for other police agency; charge: operating on suspended or revoked operating license; charge: failure of owner to maintain required insurance/security, first offense; charge: failure of non-owner operator to maintain required insurance/security, first offense.

Jared L. Bowling, charge: public intoxication controlled substance.

Amber L. Brandenburg, charge: alcohol intoxication

in a public place, first and second offense.

Melissa T. Brown, charge: assault, fourth degree (no visible injury); charge: criminal mischief, third degree.

Roseoe Campbell Jr., charge: failure to notify address change to department of transportation; charge: resisting arrest; charge: disorderly contact, second degree; charge: operating motor vehicle under influence of alcohol/drugs/etc., first offense; charge: instructional permit violations; charge: no operators-moped license.

Billy J. Chatt, charge: serving warrant for other police agency; charge: no tail lamps; charge: operating on suspended or revoked operators license; charge: license to be in possession; charge: failure of non-owner operator to maintain required insurance/security, first offense; charge: failure to produce insurance card; charge: no brake lights (passenger vehicles)

Logan S. Combs, charge: burglary, second degree; charge: burglary, second degree; charge: theft by unlawful taking or disposition, all others under \$500; charge: escape, third

degree.

Ricky Combs, charge: public intoxication controlled substance.

Brenda K. Creech, charge: failure to appear.

Charles Creech Jr., charge: flagrant non-support.

Jonathan C. Davis, charge: public intoxication controlled substance.

Micheal R. Dunaway, charge: alcohol intoxication in a public place, first and second offense.

Ryan Feltner, charge: theft by unlawful or disposition, all other under \$500.

Scott P. Fox, charge: serving bench warrant for court.

Donald B. Francis, charge: non-payment of fines.

Michael W. Getson, charge: public intoxication controlled substance.

Benjamin P. Hall, charge: non-compliance of drug court.

Winifred Carl Hall, charge: flagrant non-support.

Terry A. Harrison, charge: weekender.

Leslie Johnson, charge: cultivate in marijuana – five plants – first offense; charge: possession controlled substance, first degree first offense; charge: possession of marijuana;

charge: manufacturing methamphetamine, first offense.

Kelley N. Justice, charge: theft by unlawful taking, firearm.

James O. Kidd, charge: operating motor vehicle under influence of alcohol/drugs/etc., first offense.

Forest Lee, charge: wanton endangerment, second degree.

Ethel S. Marcum, charge: public intoxication controlled substance.

Christopher G. Mays, charge: drug paraphernalia – buy/possess; charge: possession controlled substance, third degree.

Adam McIntosh, charge: alcohol intoxication in a public place, first and second offense; charge: possession of open alcohol beverage container in motor vehicle prohibited.

Holly A. McIntosh, charge: assault, fourth degree (minor injury); charge: theft by unlawful taking or disposition, purse snatching \$500 or more but under \$10,000.

Alexis R. McQuinn, charge: operating motor vehicle under influence of alcohol/drugs/etc., first offense.

Douglas B. Moore, charge: operating motor vehicle under influence of alcohol/drugs/etc., first offense.

Laura Shelton, charge: reckless driving.

Brenda L. Napier, charge: public intoxication controlled substance; charge: possession of a controlled substance.

Alan Ian North, charge: failure to appear.

James Douglas Patrick, charge: non-payment of fines; charge: non-payment of fines; charge: non-payment of fines.

Kenley E. Smith, charge: weekender.

James E. Smith, charge: assault, fourth degree (domestic violence), minor injury.

Wiley F. Pelfrey, charge:

serving warrant for other police agency; charge: assault, fourth degree (minor injury).

Marcus Peters, charge: alcohol intoxication in a public place, first and second offense; charge: possession of open alcohol beverage container in motor vehicle prohibited.

Glenna Sargent, charge: trafficking in marijuana (less than 8 oz.), first offense.

Don M. Schroder, charge: alcohol intoxication in a public place, first and second offense; charge: drinking alcoholic beverage in a public place, first and second offense; charge: resisting

arrest.

Donnita D. Settles, charge: weekender.

Laura Shelton, charge: failure to appear.

Paul M. Shelton, charge: criminal mischief, second degree; charge: criminal trespassing, third degree; charge: criminal trespass, first degree.

James E. Smith, charge: assault, fourth degree (domestic violence), minor injury.

Kenley E. Smith, charge: weekender.

Michael L. Stephens, charge: failure to appear; charge: failure to appear; charge: non-payment of fines.

Pamela R. Stump, charge: public intoxication controlled substance.

William Teany, charge: receiving stolen property under \$500.

Brenda Turner, charge: serving bench warrant for court.

Crystal G. Turner, charge: theft by unlawful taking, all others \$10,000 or more but under \$1,000,000.

Shanelle White, charge: operating motor vehicle under influence of alcohol/drugs/etc., first offense.

Lee County District Court

A session of Lee District Court was held Tuesday, June 10, with Judge Brandy Brown presiding. The cases published here are those that showed some movement.

Arraignment/hearing docket: Dylan K. Sargent (1993) pled guilty to alcohol intoxication in a public place. The fine was \$25 plus court costs.

Carl Raymond Ketron (1975) pled guilty to entry on land to shoot/hunt/fish/trap without consent. The fine was \$75 plus court costs.

A warrant of arrest was issued for Marvin R. Sparks (1976). The charges are no insurance and no insurance card.

A warrant of arrest was issued for Cody W. Turner (1995). The charges are no/ expired registration plates and receipt, no insurance and failure to register transfer of motor vehicle.

A warrant of arrest was issued for David J. Turner (1973). Turner had been scheduled for an insurance review.

A warrant of arrest was issued for Willie J. Napier (1984). An insurance review had been scheduled.

A warrant of arrest was issued for Sidney R. Deaton (1969). The charge is criminal mischief in the second degree.

A warrant of arrest was issued for Paul R. Hensley (1941). An insurance review had been scheduled.

A warrant of arrest was issued for Tabatha Shuler (1981). Shuler had been scheduled for an insurance review.

A warrant of arrest was issued for Corina Hall (1977). An insurance review had been scheduled.

A warrant of arrest was issued for Carol S. Fletcher (1971). Fletcher had been scheduled for an insurance review.

A warrant of arrest was issued for Judy McIntosh (1964). An insurance review had been scheduled.

A warrant of arrest was issued for Timothy W. Arnold (1970). An insurance review had been scheduled.

A warrant of arrest was issued for Callie J. Fettlers

sued for Alex Franklin Keller (1986). A probation review had been scheduled.

James S. Jewell (1973) pled guilty to operating on a suspended/revoked operator's license. The fine was \$200 plus court costs.

The case against Tim Flinchum (1967) was dismissed without prejudice.

The case against Tim Flinchum, Jr., (1994) was dismissed without prejudice.

The case against Vanessa Flinchum (1975) was dismissed without prejudice.

A warrant of arrest was issued for Derrek Stamper (no year given). A judge's note says that Stamper has paid nothing on restitution.

The case against Grant Short (1982) was dismissed without prejudice. A judge's note says that restitution has been paid.

The case against Robert Nipper (1966) was dismissed without prejudice.

The case against Sharon L. Nipper (1971) was dismissed without prejudice.

The case against Shirley Childers (1961) was dismissed without prejudice.

The case against Susan Gumm (no year given) was dismissed without prejudice.

The case against Shannon Gentry (1975) was dismissed because of rehab.

A warrant of arrest was issued for William S. Blanton, Jr. The charge is public intoxication with a controlled substance.

A warrant of arrest was issued for Donna J. Haley (1980). The charge is public intoxication with a controlled substance.

The case against Matthew Deaton (1962) was dismissed without prejudice.

A warrant of arrest was issued for Jesse P. Thacker (1981). An insurance review had been scheduled.

A warrant of arrest was issued for Timothy W. Arnold (1970). An insurance review had been scheduled.

A warrant of arrest was issued for Callie J. Fettlers

(1991). The charges are no/ expired registration plates and receipt and operating a vehicle with expired operator's license.

A warrant of arrest was issued for Tonya R. Lambert (1982). An insurance hearing had been scheduled.

Daphne L. Marshall (1968) pled guilty to DUI. The fine was \$200, plus fees. Marshall's license was suspended for 90 days, and alcohol/drug education was ordered.

Casey D. Puckett (1984) pled guilty to no insurance.

A warrant of arrest was issued for Edward A. McDaniel (1962). The charge is no insurance.

The case against Gary Evans (1979) was dismissed at the request of the complaining witness.

Joshua Neal Angel (1988) pled guilty to fleeing or evading police in the second degree. The sentence of 30 days is to run concurrent with that in a Lee Circuit Court case.

The cases against Misty Hensley (no year given) were dismissed without prejudice.

The case against Travis S. Tipton (1983) was dismissed without prejudice.

The case against Michael D. Fox (1977) was waived to the grand jury. The charges are convicted felon in possession of a handgun and receiving stolen property (firearm).

Opal M. Davidson (1956) pled guilty to assault in the fourth degree. The sentence was 360 days, and must serve 180 days. The other 180 days are conditionally discharged for two years.

The case against Matthew Deaton (1962) was dismissed without prejudice for two years.

The case against Shannon Ray Gentry (1975) was dismissed because of rehab.

The case against Lloyd Davidson (no year given) was dismissed without prejudice.

Clifford J. Spencer, Jr., (1977) pled guilty to no insurance. A conditional discharge order was entered.

A warrant of arrest was issued for Callie J. Fettlers

issued for Sarah D. Roberts (1986). The charges are no/ expired registration plates and receipt, failure to register transfer of motor vehicle, failure to notify Transportation Cabinet of change of address, owner to notify clerk of residence/name change, operating on a suspended/revoked operator's license, license to be in possession and possessing license when privileges are revoked/suspended.

The chase against Carolyn Bridgette Young (1985) was dismissed without prejudice.

The case against Kenny Mosley (no year given) was dismissed.

A warrant of arrest was issued for Jeffrey Terry, Sr., (1974). The charge is assault in the fourth degree.

A warrant of arrest was issued for Amanda Hogan (1983). The charge is public intoxication with a controlled substance.

The case against Marcus Kidd (1976) was dismissed without prejudice. The judge noted that a lawful behavior order was entered.

Vanessa Johnson (1982) pled guilty to criminal trespass in the second degree, terroristic threatening in the third degree and indecent exposure in the second degree. The sentence was 180 days, conditionally discharged for two years.

Olympia G. Ross (1983) pled guilty to theft by unlawful taking under \$500. The 30-day sentence is to be concurrent with Lee Circuit time.

The case against Anthony Pelfrey (1987) was dismissed without prejudice. The judge entered a note saying lawful behavior order entered.

Fred McIntosh, Jr., (1971) pled guilty to possession of a controlled substance in the third degree. The 30-day sentence was conditionally discharged for one year.

The case against Karen Tutt (1964) was dismissed.

Travis Friend (1990) pled guilty to DUI. The fine was

\$200 plus a fee and costs. Friend's license was suspended for 90 days, and he must attend alcohol/drug education.

Joshua Goosey (1994) pled guilty to no insurance. The 30-day sentence and the \$500 fine were both conditionally discharged.

A warrant of arrest was issued for Charles Creech, Jr., (1969). The charges are operating on a suspended/revoked operator's license, failure to wear seat belts and license to be in possession.

Gregory B. Wathen (1971) pled guilty to no insurance. The 30-day sentence and the \$500 fine were both conditionally discharged for one year.

Jessie Newton (1991) pled guilty to no insurance. The 30-day sentence and the \$500 fine were both conditionally discharged for one year.

The case against Jeffrey G. Gipson (1977) was dismissed with proof.

Ashley N. Moore (1988) pled guilty to no insurance. The fine was \$500 plus court costs.

Luke K. Phillips (1986) pled guilty to no insurance. The \$500 fine and the 30-day sentence were conditionally discharged for one year.

Ricky Lee Hobbs (1988) pled guilty to DUI and no insurance. The fine was \$350 plus costs and fees. Hobbs' license was suspended for 12 months and the plates were impounded. Harrison must attend alcohol/drug education and must serve seven days on weekends.

Amanda J. Young (1989) pled guilty to no insurance and serve seven days on weekends.

Deeds

Deed

Michael Collier of Collier Road, et al, to Teresa Collier of Collier Road a tract of land on the waters of Middle Island Branch of the North Fork of the Kentucky River.

Recorded June 6.

Classified

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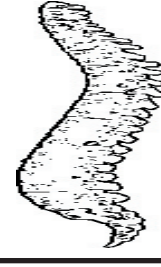
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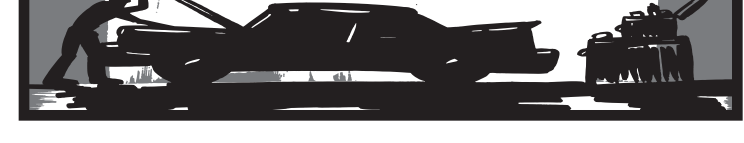
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ORDINANCE 06092014

CITY OF BEATTYVILLE BUDGET

FISCAL YEAR JULY 1, 2014 TO JUNE 30, 2015

WATER WORKS FUND

ESTIMATING REVENUES AND RESOURCES, AND APPROPRIATING FUNDS FOR THE OPERATION OF THE CITY OF BEATTYVILLE WATER WORKS FUND.

WHEREAS, an annual budget proposal and message has been prepared and delivered to modifications,

Now therefore, be it ordained by the City of Beattyville that:

SECTION 1

The annual budget for the fiscal year beginning July 1, 2014 and ending June 30, 2015 is hereby adopted as follows:

RESOURCES AVAILABLE

APPROPRIATIONS	\$ 2,017,500.00
Water Department.....	\$ 1,206,000.00
Sewer Department.....	\$ 448,000.00
Garbage Department.....	\$ 200,900.00
Contingency Fund.....	\$ 16,100.00
Reserve for Bond Payments.....	\$ 146,500.00
TOTAL.....	\$2,017,500.00

SECTION 2

This Ordinance shall be effective on the first day of July 2014.

ATTEST:

Terry Tipton

City Clerk

John Smith

John S. Smith, Mayor

ORDINANCE 06092014

CITY OF BEATTYVILLE BUDGET

FISCAL YEAR JULY 1, 2014 TO JUNE 30, 2015

GENERAL FUND

ESTIMATING REVENUES AND RESOURCES, AND APPROPRIATING FUNDS FOR THE OPERATION OF THE CITY OF BEATTYVILLE GENERAL FUND.

WHEREAS, an annual budget proposal and message has been prepared and delivered to modifications,

Now therefore, be it ordained by the City of Beattyville that:

SECTION 1

The annual budget for the fiscal year beginning July 1, 2014 and ending June 30, 2015 is hereby adopted as follows:

RESOURCES AVAILABLE

APPROPRIATIONS	\$ 887,070.00
General Administration.....	\$ 130,025.00
Fire Department.....	\$ 25,700.00
Police Department.....	\$ 330,425.00
CMRS/911.....	\$ 171,680.00
Street Department.....	\$ 208,700.00
Cemetery.....	\$ 20,540.00
TOTAL.....	\$887,070.00

SECTION 2

This Ordinance shall be effective on the first day of July 2014.

ATTEST:

Terry Tipton

City Clerk

John Smith

John S. Smith, Mayor

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